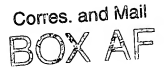
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TRADE				Attorney Docket No. 1293.1270							
REPLY/AMENDMENT FEE TRANSMITTAL			Application Number		09/982,086						
			Filing Date		Octo	ober 19,	2001				
			First Named Inventor		Jeong-kwan LEE, et al.						
				Group A	Art Unit	2811	1				
AMOUNT ENCLOSED 0.00			Examiner Name		Samuel A. Gebremariam						
		FEE C	ALCULA	ATION (fe	ees effective '	12/8/0	4)				T
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hereby made for If Notice of App If Statutory Disc	eal is en claimer u	closed, add ( nder Rule 20	(\$340.00) (d) is enc	losed, ad	d fee (\$110.00	D)					
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<ol> <li>If entry (1) is less that</li> <li>If entry (2) is less that</li> <li>If entry (4) is less that</li> <li>If entry (5) is less that</li> </ol>	an entry (2), e an 20, change an entry (5), e	entry (2) to "20". ntry (6) is "0".							•		
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any overp		r charge any a			rect, the Commi sary to:	ISSIONE	er is here	eby auti	norized	a to credit	
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37 CFR 1 any relate continuati 1.53(d)) to	.16 (filing d applicat ons/division maintain	fees) or 37 Cl ion(s) claimin onals/CIPs un pendency he	FR 1.17 (p g benefit h der 37 CF reof or of a	rocessing ereof purs R 1.53(b) (	erpayments or c fees) during the uant to 35 USC and/or continuat elated application	e prose § 120 tions/d	ecution of (e.g.,	f this a	pplicat	tion, including	
SUBMITTED BY			BUI, LLP					66.0-			
Typed Name	Howard I.	Levy				Re	g. No.	55,37	8		-
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PARTA PRADEMARY	1



Docket No.: 1293.1270

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of:

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Jeong-kwan LEE, et al.

Serial No. 09/982,086

Group Art Unit: 2811

Confirmation No. 6758

Filed: October 19, 2001

Examiner: Samuel A. Gebremariam

For: MICRO-LENS BUILT-IN VERTICAL CAVITY SURFACE EMITTING LASER

## RESPONSE AND REQUEST FOR RECONSIDERATION UNDER 37 C.F.R. §1.116 « EXPEDITED PROCEDURE «

Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Sir:

This is responsive to the <u>Final</u> Office Action mailed November 16, 2004, having a shortened period for response set to expire on February 16, 2004.

The following remarks are respectfully submitted.